REQUEST FO	OR QUOTA (OT an Order)	TION	1. This RFQ L is X	is not	s not a small business- set-aside				Page 1	l Of	
1. Request No.		te Issued	3. Requisition/Purchas	se Req	uest No.	4. C	Cert For Nat De	f. Under BDS	A	Rating	g
DAAE07-97-Ç	р-Т334	97JUN20	See Sc	hedule	:	R	eg. 2 and/or D				DOA4
5A. Issued By					W56HZV		6. Deliver by	(Date) See Sc	hadula		
	TACOM		/				7. Delivery	366.30	neuuie		
		-AQ-TAA	/ WPN SYS: JE N 48397-5000				·				
	WARRE	N, MICHIGA	N 40397-3000				☐ FOB		⊠ Ot	hor	
5B. For Information	Call: (Name ar	nd telephone	no.) (No collect calls)				Destinatio	n		e Sche	dule)
	MARY	REHM	/ 810-574-731	.9							
8. To: Name and Ad	dress, Includin	g Zip Code					9. Destination Zip Code)	(Consignee a	nd addr	ess, in	cluding
								See Sc	hedule		
10. Please Furnish (the Issuing Office in or Before Close of B (Date)	Block 5A On	please indi pay any co Supplies a	NT: This is a request forcate on this form and rests incurred in the prepere of domestic origin unluest for Quotation must	eturn it paratio less oth	to the address in on of the submission erwise indicated b	Block on of oy qu	k 5B. This req f this quotation	uest does not 1 or to contra	commit ct for s	the Go upplies	overnment to s or services.
		1	1. Schedule (Include app	plicable	e Federal, State, ar	nd lo	cal taxes)				
Item Number		Supplie	s/Services		Quantity		Unit	Unit Pri	ice		Amount
(a)			(b)		(c)		(d)	(e)			(f)
12 Discount For B	Description	(See S	chedule)		20 Calandar Da		20 Cal	and an Property of the Propert			der Deur
12. Discount For Pro	ompt Payment		a. 10 Calendar Days		o. 20 Calendar Day	ys %	c. 30 Cale	ndar Days %	d. Num		dar Days Percentage
Nome :								, 0	,	-	
NOTE: Additional J 13. Name and Addre Zip Code				14. S	ed. Signature of Persor Quotation	n Aut	thorized to Sign	1	15. Date	e of Qu	notation
							16. Si	gner			
				a. Na	ame (Type or Print	t)	<u> </u>			o. Tele	phone
									Area Co		
				c. Ti	tle (Type or Print)			T	Number	r	
AUTHORIZED FOI	R LOCAL REP	RODUCTIO)N				Stand	ard Form 18 (Rev 8.0)5)	

CONTINUATION SHEET	Reference No. of Document Being Continued	Page
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Name of Offeror or Contractor		

SECTION A - SUPPLEMENTAL INFORMATION

A-1 TACOM'S ELECTRONIC BULLETIN BOARD TACOM

(JAN 1996)

We are now posting most of our solicitations on a menu-driven Electronic Bulletin Board (EBB). The number for the modem connection to the EBB is (810) 574-7019. The login command is "bbs." The terminal emulation is set to VT100. Internet connections are also available.

SOLICITATIONS AVAILABLE ON THE EBB: We're posting Requests for Quotation (RFQs), Invitations for Bid (IFBs), and Requests for Proposal (RFPs). RFQs posted include all of the information needed to submit a quotation except the Technical Data Package (TDP) and related attachments. IFBs and RFPs are posted for information only. When possible we are posting top level drawings and drawing lists (TDPLs).

OTHER INFORMATION AVAILABLE includes Broad Agency Announcements, Commerce Business Daily announcements, the Competition Management Shopping List, and the Advanced Procurement Planning List.

NEW ON THE EBB: We've set up a new section on the EBB called Subcontracting Opportunities. Here we'll post informational copies of our sole source solicitations. For these acquisitions we are restricted to buying from one or two selected sources. These sources may offer subcontracting opportunities to other suppliers. Appearance of a solicitation on this section of the EBB doesn't guarantee that subcontracting opportunities will be available.

QUESTIONS: For help about the EBB in general, call the EBB Help Desk at (810) 574-7059. If you have questions about a particular solicitation, call the contract specialist listed in the posting.

(END OF CLAUSE)

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ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
	Non- 3-				
	-NOTICE- EXCEPT FOR NOTES AND GENERAL INFORMATION RELATING				
	TO THE SCHEDULE, SECTIONS B, C, D, E & F ARE				
	CONSTRUCTED AT CONTRACT LINE ITEM LEVEL.				
	<u>SECTION B</u> - Supplies or Services and Prices/Costs				
0001	NSN: 5999-01-130-8077				
	NOUN: PARTS KIT, ELECTRONI				
	FSCM: 19207				
	PART NR: 12311066				
	SECURITY CLASS: UNCLASSIFIED				
0001AA	PRODUCTION QUANTITY	51	EA	\$	\$
	PRON: EH7A1277EH				
	AMS CD: 070011				
	<u>SECTION C</u> - Description/Specs./Work Statement				
	TOP DRAWING NR. REVISION DATE				
	12311066 A 92JAN01				
	<u>SECTION D</u> - Packaging and Marking				
	PACKAGING/PACKING SPECIFICATIONS				
	AK11308077				
	LEVEL PROTECTION: A LEVEL PACK: B				
	<u>SECTION E</u> - Inspection and Acceptance				
	INSPECTION: ORIGIN ACCEPTANCE: ORIGIN				
	<u>SECTION F</u> - Deliveries or Performance				
	DOC SUPPL				
	REL CD MILSTRIP ADDR SIG CD MARK FOR TP CD				
	001 W56HZV7069S852 W45G19 J 2				
	DAYS AFTER				
	DEL REL CD QUANTITY AWARD				
	001 26 510				
	FOB POINT: DESTINATION				
	*** CLIN 0001AA ***				
	SHIP TO: PARCEL POST ADDRESS				
	(W45G19) XU TRANS OFC				
	RED RIVER ARMY DEPOT				
	TEXARKANA TX 75507-5000				
	DOC SUPPL				
	REL CD MILSTRIP ADDR SIG CD MARK FOR TP CD				
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PART NR: 12311066	!			
SECURITY CLASS: UNCLASSIFIE	ID.			
	U			
OPTION QUANTITY, PURSUANT T	O SECTION H CLAUSE			
ENTITLED "OPTION FOR INCREA	SED QUANTITY			
SEPARATELY PRICED LINE ITEM	н			
The quantity stated fo	or the option CLIN DOES			
NOT form a part of the basi				
quantity. Part or all of i	t may, however, be added			
to the contract by exercise				
at the discretion of the Go	vernment.			
The failure of the off	eror to insert a unit			
price applicable to the opt				
that the offeror will suppl				
option, if exercised by the basic contract unit price,				
evaluated for award accordi				
(End of narra				
0002AA OPTION QUANTITY		25	\$	\$
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ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
	SECTION C - Description/Specs./Work Statement TOP DRAWING NR. REVISION DATE 12311066				
	SECTION D - Packaging and Marking PACKAGING/PACKING SPECIFICATIONS AK11308077 LEVEL PROTECTION: A LEVEL PACK: B				
	SECTION E - Inspection and Acceptance INSPECTION: ORIGIN ACCEPTANCE: ORIGIN				
	SECTION F - Deliveries or Performance DEL REL CD QUANTITY DEL DATE 001 25 Undefinitized				
	FOB POINT: DESTINATION				
	*** CLIN 0002AA ***				
	SHIP TO: PARCEL POST ADDRESS (Y00000) SHIPPING INSTRUCTIONS FOR CONSIGNEE (SHIP-TO) WILL BE FURNISHED PRIOR TO THE SCHEDULED DELIVERY DATE FOR ITEMS REQUIRED UNDER THIS REQUISITION.				

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 $\underline{\texttt{SECTION}}$ $\underline{\texttt{E}}$ - INSPECTION AND ACCEPTANCE

E-1

INSPECTION/ACCEPTANCE

(QUALITY ASSURANCE PROVISIONS)

IN ADDITION TO INSPECTION REQUIREMENTS SPECIFIED IN APPLICABLE DRAWINGS AND/OR SPECIFICATIONS, THE FOLLOWING PROVISIONS SHALL APPLY TO THIS CONTRACT:

- 1. FIRST ARTICLE APPROVAL-CONTRACTOR TESTING: FIRST ARTICLE APPROVAL-CONTRACTOR TESTING SHALL BE PERFORMED IN ACCORDANCE WITH PRODUCT FABRICATION SPECIFICATION SC-X15110.
- 2. FOR THE PURPOSE OF CLARIFICATION OF THIS DOCUMENT, THE TERMINOLOGY "FIRST ARTICLE" SHALL REPLACE "INITIAL PRODUCTION" IN ALL APPLICABLE SPECIFICATIONS AND/OR DRAWINGS REFERENCED HEREIN.
- 3. PREPARATION OF THE FIRST ARTICLE TEST REPORT SHALL BE IN ACCORDANCE WITH MIL-STD-831.
- 4. NOTE: ON COMPLETION OF SUBJECT CONTRACT, (FIRST ARTICLE) TEST UNIT OR UNITS SUBJECTED TO DESTRUCTIVE TESTING SHALL BE DESTROYED.

(End of narrative E001)

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SECTION H - SPECIAL CONTRACT REQUIREMENTS

H-1 OPTION FOR INCREASED QUANTITY -- SEPARATELY PRICED LINE ITEM 52.217-4001

(APR 1997)

- (a) The Government hereby reserves the right to increase the quantity of the contract item by an additional number of units, up to a total of 25 ea. The unit price for such option quantity shall be as set forth in CLIN 0002. This option may be exercised by the Government at any time, but in any event not later than 30 days after final first article approval. Or if FAT is waived, 120 days after award. In addition, such option may be exercised in increments, subject to the stated total additional quantity limitations, price(s), and the above-stated time for exercise of the option.
- (b) Delivery of the items added by the exercise of this option shall continue immediately after, and at the same rate as, delivery of like items called for under this contract, unless the parties hereto otherwise agree.
- (c) Additionally, prior to the expiration of the original option period identified in paragraph (a) above, the Government may seek a bilateral extension of the option period for an additional period not to exceed 90 days from the expiration date of the original option period.

* * *

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Name of Offeror or Contractor

CONTINUATION SHEET

PART II - CONTRACT CLAUSES

SECTION I - CONTRACT CLAUSES

This contract incorporates one or more clauses by reference, with the same force and effect as if they were given in full text. Upon request, the Contracting Officer will make their full text available.

(End of clause)

	CLAUSE TITLE	REFERENCE	DATE	
1	LISTING OF USED OR RECONDITIONED MATERIAL, RESIDUAL			
	INVENTORY AND FORMER GOVERNMENT SURPLUS PROPERTY	52 210-6	(APR 1984	4)
2	NEW MATERIAL		•	-
3	LISTING OF OTHER THAN NEW MATERIAL, RESIDUAL INVENTORY, AND		(,
	FORMER GOVERNMENT SURPLUS PROPERTY	52.211-6	(MAY 1995	5)
4.	NOTICE OF TOTAL SMALL BUSINESS SET-ASIDE		,	
5.	CERTIFICATION OF NONSEGREGATED FACILITIES	52.222-21	(APR 1984	4)
6.	EQUAL OPPORTUNITY	52.222-26	(APR 1984	4)
7.	EMPLOYMENT REPORTS ON SPECIAL DISABLED VETERANS AND			
	VETERANS OF THE VIETNAM ERA	52.222-37	(JAN 1988	3)
8.	PAYMENTS	52.232-1	(APR 1984	4)
9.	DISCOUNTS FOR PROMPT PAYMENT	52.232-8	(MAY 1997	7)
10.	PROMPT PAYMENT	52.232-25	(MAY 1997	7)
11.	CONTRACTOR INSPECTION REQUIREMENTS	52.246-1	(APR 1984	4)
12.	INSPECTION OF SUPPLIESFIXED PRICE	52.246-2	(AUG 1996	5)
13.	RESPONSIBILITY FOR SUPPLIES	52.246-16	(APR 1984	4)
14.	F.O.B. DESTINATION	52.247-34	(NOV 1991	1)
15.	F.O.B. DESTINATION - EVIDENCE OF SHIPMENT	52.247-48	(JUL 1995	5)
16.	DIVERSION OF SHIPMENT UNDER F.O.B. DESTINATION CONTRACTS	52.247-54	(MAR 1989	9)
17.	COMPUTER GENERATED FORMS	52.253-1	(JAN 1991	1)
18.	BUY AMERICAN ACT AND BALANCE OF PAYMENTS PROGRAM	252.225-7001	(JAN 1994	4)
19.	DUTY-FREE ENTRY QUALIFYING COUNTRY END PRODUCTS AND			
	SUPPLIES	252.225-7009	(JAN 1997	7)
20.	FOREIGN SOURCE RESTRICTIONS	252.225-7025	(SEP 1996	5)
21.	PRICING OF CONTRACT MODIFICATIONS	252.243-7001	(DEC 1991	1)

I-2 QUALIFICATION REQUIREMENTS 52.209-1

(FEB 1995)

Page

- (a) Definition: "Qualification requirement," as used in this clause, means a Government requirement for testing or other quality assurance demonstration that must be completed before award.
- (b) One or more qualification requirements apply to the supplies or services covered by this contract. For those supplies or services requiring qualification, whether the covered product or service is an end item under this contract or simply a component of an end item, the product, manufacturer, or source must have demonstrated that it meets the standards prescribed for qualification before award of this contract. The product, manufacturer, or source must be qualified at the time of award whether or not the name of the product, manufacturer, or source is actually included on a qualified products list, qualified manufacturers list, or qualified bidders list. Offerors should contact the agency activity designated below to obtain all requirements that they or their products or services, or their subcontractors or their products or services, must satisfy to become qualified and to arrange for an opportunity to demonstrate their abilities to meet the standards specified for qualification.

Name)-1-			

CONTINUATION SHEET	Reference No. of Document Being Continued	Page
CONTINUATION SHEET	DAAE07-97-Q-T334	
Name of Offeror or Contractor	~ ***	
(Address)-234		
(a) If an offerer manufacturer as	ource, product or service covered by a qualification of	requirement has already met the
standards specified, the relevant information		requirement has arready met the
Beandards Specifica, the relevant informe	reion noted below bhould be provided.	
Offeror's Name		
Manufacturer's Name		
Source's Name		
Item Name		
Service Identification	Test Number	(to the extent known)
whether the Contractor or a subcontractor Contracting Officer discovers that an approximate Contracting Officer may either terminate offered and the action is determined to (e) If an offeror, manufacturer, so qualified products list, qualified manufacturing qualification prior to award of this connot be delayed to permit an offeror to so (f) Any change in location or owner performed requires reevaluation of the contraction of the contraction.	st nevertheless be qualified at the time of award of the product or service in complicable qualification requirement was not in fact most this contract for default or allow performance to complete the product or service in the Government's best interests. Source product or service has met the qualification reconstruct. Unless determined to be in the Government's established the gradient of the plant where a previously qualified product qualification. Source product or service has met the qualification reconstruct. Unless determined to be in the Government's established by the gradient of the plant where a previously qualified product qualification. Similarly, any change in location or construct of the qualification. The reevaluation must be	question. If, after award, the et at the time of award, the ontinue if adequate consideration is quirement but is not yet on a r must submit evidence of interest, award of this contract shall ct or service was manufactured or ownership of a previously qualified
	(END OF CLAUSE)	
	\ 	
I-3 FIRST ARTICLE APPROVAL-CONTRACTOR	R TESTING (ALTERNATE I (JAN 1997))	
52.209-3		(JAN 1997)
30 calendar days before the beginning of	nit(s) of Contract Line Item 0001 as specified in this first article tests, the Contractor shall notify the that the Government may witness the tests.	
(b) The Contractor shall submit the ACO	ne first article test report within 240 calendar days	from the date of this contract to:
marked FIRST ARTICLE TEST REPORT: Contra	act No; Contract Line Item Number	Within
of the conditional approval, approval, on trelieve the Contractor from complying	eceives the test report, the Contracting Officer shall or disapproval of the first article. The notice of co- ng with all requirements of the specifications and all	onditional approval or approval shall lother terms and conditions of this

(c) If the first article is disapproved, the Contractor, upon Government request, shall repeat any or all first article tests. After each request for additional tests, the Contractor shall make any necessary changes, modifications, or repairs to the first article or select another first article for testing. All costs related to these tests are to be borne by the Contractor, including any and all costs for additional tests following a disapproval. The Contractor shall then conduct the tests and deliver another report to the Government under the terms and conditions and within the time specified by the Government. The Government shall take action on this report within the time specified in paragraph (b) above. The Government reserves the right to require an equitable adjustment of the contract price for any extension of the delivery schedule, or for any additional costs to the

shall cite reasons for the disapproval.

CONTINUATION SHEET	DAAE07-97-Q-T334	
Name of Offeror or Contractor	UMMEU	<u> </u>
Government related to these tests.		
	iver any first article report on time, or the Contracting to have failed to make delivery within the meaning of the	
	the contract, and if the approved first article is not confirst article as part of the contract quantity if it meets	
upon timely written request from the Cor	within the time specified in paragraph (b) or (c) above, atractor, equitably adjust under the CHANGES clause of this rice, and any other contractual term affected by the delay	s contract the delivery or
balance of the contract quantity is at t	the acquisition of materials or components for, or the content of the content of the contractor. Before first article approximation progress payments, or (2) termination settlements if the	roval, the costs thereof shall
	requirement for first article approval test where supplies eviously furnished by the offeror/contractor and have been	
(i) The Contractor shall produce h	noth the first article and the production quantity at the (End of clause)	same facility.
I-4 SMALL BUSINESS PROGRAM REPRESENTA 52.219-1	TIONS	(JAN 1997)
(a) (1) The standard industrial (classification (SIC) code for this acquisition is (3649)	
(2) The small business size s	standard is (-2-)	
	standard for a concern which submits an offer in its own not to furnish a product which it did not itself manufacture,	
(b) <u>Representations</u> . (1) The off business concern.	Geror represents as part of its offer that it is	, is not a small

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Page

(c) <u>Definitions</u>. "Joint venture," for purposes of a small disadvantaged business (SDB) set-aside or price evaluation preference (as prescribed at 13 CFR 124.321), is a concern that is owned and controlled by one or more socially and economically disadvantaged individuals entering into a joint venture agreement with one or more business concerns and is considered to be affiliated for size purposes with such other concern(s). The combined annual receipts or employees of the concerns entering into the joint venture must meet the applicable size standard corresponding to the SIC code designated for the contract. The majority of the venture's earnings must accrue directly to the socially and economically disadvantaged individuals in the SDB concern(s) in the joint venture. The percentage of the ownership involvement in a joint venture by disadvantaged individuals must be at least 51

(2) (Complete only if offeror represented itself as a small business concern in block (b)(1) of this section.)

(3) (Complete only if offeror represented itself as a small business concern in block (b)(1) of this section.)

concern.

concern.

The offeror represents as part of its offer that it ____ is, ___ is not a small disadvantaged business

The offeror represents as part of its offer that it ____ is, ___ is not a women-owned small business

CONTINUATION SHEET	Reference No. of Document Being Continued	Page
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Name of Officer of Control of Control		

percent.

"Small business concern," as used in this provision, means a concern, including its affiliates, that is independently owned and operated, not dominant in the field of operation in which it is bidding on Government contracts, and qualified as a small business under the criteria in 13 CFR Part 121 and the size standard in paragraph (a) of this provision.

"Small disadvantaged business concern," as used in this provision, means a small business concern that (1) is at least 51 percent unconditionally owned by one or more individuals who are both socially and economically disadvantaged, or a publicly owned business having at least 51 percent of its stock unconditionally owned by one or more socially and economically disadvantaged individuals, and (2) has its management and daily business controlled by one or more such individuals. This term also means a small business concern that is a least 51 percent unconditionally owned by an economically disadvantaged Indian tribe or Native Hawaiian Organization, or a publicly owned business having at least 51 percent of its stock unconditionally owned by one or more of these entities, which has its management and daily business controlled by members of an economically disadvantaged Indian tribe or Native Hawaiian Organization, and which meets the requirements of 13 CFR Part 124.

"Woman-owned small business concern," as used in this provision, means a small business concern-

- (1) Which is at least 51 percent owned by one or more women or, in the case of any publicly owned business, at least 51 percent of the stock of which is owned by one or more woemen; and
 - (500) Whose management and daily business operations are controlled by one or more women.
- (d) <u>Notice</u>. (1) If this solicitation is for supplies and has been set aside, in whole or in part, for small business concerns, then the clause in this solicitation providing notice of the set-aside contains restrictions on the source of the end items to be furnished.
- (2) Under 15 U.S.C. 645(d), any person who misrepresents a firm's status as a small or small disadvantaged business concern in order to obtain a contract to be awarded under the preference programs established pursuant to sections 8(a), 8(d), 9, or 15 of the Small Business Act or any other provision of Federal law that specifically references section 8(d) for a definition of program eliqibility, shall--
 - (i) Be punished by imposition of fic ne, imprisonment, or both;
 - (ii) Be subject to administrative remedies, including suspension and debarment; and
 - (iii) Be ineligible for participation in programs conducted under the authority of the Act.

(End of provision)

I-5 SIC CODE AND SMALL BUSINESS SIZE STANDARD 52.219-22

(JAN 1991)

- (a) The standard industrial classification (SIC) code of this acquisition is 3649.
- (b)(1) The small business size standard is 500.
- (2) The small business size standard for a concern which submits an offer in its own name, other than on a construction or service contract, but which proposes to furnish a product which it did not itself manufacture, is 500 employees.

(End of provision)

I-6 TAXPAYER IDENTIFICATION 52.204-3

(MAR 1994)

CONTINUATION SHEET Reference No. of Document Being Continued DAAE07-97-Q-T334 Page

Name of Offeror or Contractor

(a) <u>Definitions</u>.

<u>Corporate status</u>, as used in this solicitation provision, means a designation as to whether the offeror is a corporate entity, an unincorporated entity (e.g., sole proprietorship or partnership), or a corporation providing medical and health care services.

<u>Common parent</u>, as used in this solicitation provision, means an offeror that is a member of an affiliated group of corporations that files its Federal income tax returns on a consolidated basis.

 $\underline{\text{Taxpayer Identification Number (TIN)}}, \text{ as used in this solicitation provision, means the number required by the IRS to be used by the contractor in reporting income tax and other returns.}$

(b) All Offerors are required to submit the information required in paragraphs (c) through (e) of this solicitation provision in order to comply with reporting requirements of 26 U.S.C. 6041, 6041A and 6050M and implementing regulations issued by the Internal Revenue Service (IRS). If the resulting contract is subject to reporting requirements described in FAR 4.903, the failure or refusal by the Offeror to furnish the information may result in a 31 percent reduction of payments otherwise due under the contract.

() TIN:	(c)	Taxp	ayer Identification Number (TIN).
() TIN is not required because		()	TIN:
() Offeror is a nonresident alien, foreign corporation or foreign partnership that does not have income effectively connected with the conduct of a trade or business in the U.S. and does not have an office or place of business or a fiscal paying agent in the U.S.; () Offeror is an agency or instrumentality of a foreign government; () Offeror is an agency or instrumentality of a state or local government; () Other. State basis (from 26 U.S.C. 6041 and 6041A): d) Corporate Status. () Corporation providing medical and health care services or engaged in the billing and collecting of payments for such services. () Other corporate entity. () Not a corporate entity. () Sole proprietorship. () Partnership. () Hospital or extended care facility described in 26 CFR 501(c)(3) that is exempt from taxation under 26 CFR 501(a). e) Common Parent. () Offeror is not owned or controlled by a common parent as defined in paragraph (a) of this provision. () Name and TIN of common parent: Name: TIN: Name: TIN:		()	TIN has been applied for.
foreign partnership that does not have income effectively connected with the conduct of a trade or business in the U.S. and does not have an office or place of business or a fiscal paying agent in the U.S.; () Offeror is an agency or instrumentality of a foreign government; () Offeror is an agency or instrumentality of a state or local government; () Other. State basis (from 26 U.S.C. 6041 and 6041A): d) Corporate Status. () Corporation providing medical and health care services or engaged in the billing and collecting of payments for such services. () Other corporate entity. () Not a corporate entity. () Sole proprietorship. () Partnership. () Hospital or extended care facility described in 26 CFR 501(c)(3) that is exempt from taxation under 26 CFR 501(a). e) Common Parent. () Offeror is not owned or controlled by a common parent as defined in paragraph (a) of this provision. () Name and TIN of common parent: Name:		()	TIN is not required because
with the conduct of a trade or business in the U.S. and does not have an office or place of business or a fiscal paying agent in the U.S.; () Offeror is an agency or instrumentality of a foreign government; () Offeror is an agency or instrumentality of a state or local government; () Other. State basis (from 26 U.S.C. 6041 and 6041A): d) Corporate Status. () Corporation providing medical and health care services or engaged in the billing and collecting of payments for such services. () Other corporate entity. () Not a corporate entity. () Sole proprietorship. () Partnership. () Partnership. () Hospital or extended care facility described in 26 CFR 501(c)(3) that is exempt from taxation under 26 CFR 501(a). e) Common Parent. () Offeror is not owned or controlled by a common parent as defined in paragraph (a) of this provision. () Name and TIN of common parent: Name: TIN: TIN: ———————————————————————————————————			() Offeror is a nonresident alien, foreign corporation or
have an office or place of business or a fiscal paying agent in the U.S.; () Offeror is an agency or instrumentality of a foreign government; () Offeror is an agency or instrumentality of a state or local government; () Other. State basis (from 26 U.S.C. 6041 and 6041A): d) Corporate Status. () Corporation providing medical and health care services or engaged in the billing and collecting of payments for such services. () Other corporate entity. () Not a corporate entity. () Sole proprietorship. () Partnership. () Hospital or extended care facility described in 26 CFR 501(c)(3) that is exempt from taxation under 26 CFR 501(a). e) Common Parent. () Offeror is not owned or controlled by a common parent as defined in paragraph (a) of this provision. () Name and TIN of common parent: Name: TIN: TIN: TIN:			foreign partnership that does not have income effectively connected
() Offeror is an agency or instrumentality of a foreign government;			with the conduct of a trade or business in the U.S. and does not
() Offeror is an agency or instrumentality of a state or local government;			have an office or place of business or a fiscal paying agent in the U.S.;
() Other. State basis (from 26 U.S.C. 6041 and 6041A): d) Corporate Status. () Corporation providing medical and health care services or engaged in the billing and collecting of payments for such services. () Other corporate entity. () Not a corporate entity. () Sole proprietorship. () Partnership. () Hospital or extended care facility described in 26 CFR 501(c)(3) that is exempt from taxation under 26 CFR 501(a). e) Common Parent. () Offeror is not owned or controlled by a common parent as defined in paragraph (a) of this provision. () Name and TIN of common parent: Name: TIN:			() Offeror is an agency or instrumentality of a foreign government;
<pre>d) Corporate Status. () Corporation providing medical and health care services or engaged in</pre>			() Offeror is an agency or instrumentality of a state or local government;
 () Corporation providing medical and health care services or engaged in the billing and collecting of payments for such services. () Other corporate entity. () Not a corporate entity. () Sole proprietorship. () Partnership. () Hospital or extended care facility described in 26 CFR 501(c)(3) that is exempt from taxation under 26 CFR 501(a). e) Common Parent. () Offeror is not owned or controlled by a common parent as defined in paragraph (a) of this provision. () Name and TIN of common parent: Name: TIN: TIN:			() Other. State basis (from 26 U.S.C. 6041 and 6041A):
the billing and collecting of payments for such services. () Other corporate entity. () Not a corporate entity. () Sole proprietorship. () Partnership. () Hospital or extended care facility described in 26 CFR 501(c)(3) that is exempt from taxation under 26 CFR 501(a). e) Common Parent. () Offeror is not owned or controlled by a common parent as defined in paragraph (a) of this provision. () Name and TIN of common parent: Name: Name: TIN:	d)	Corp	orate Status.
<pre>() Other corporate entity. () Not a corporate entity. () Sole proprietorship. () Partnership. () Hospital or extended care facility described in 26 CFR 501(c)(3)</pre>		()	Corporation providing medical and health care services or engaged in
<pre>() Not a corporate entity. () Sole proprietorship. () Partnership. () Hospital or extended care facility described in 26 CFR 501(c)(3)</pre>			the billing and collecting of payments for such services.
<pre>() Sole proprietorship. () Partnership. () Hospital or extended care facility described in 26 CFR 501(c)(3)</pre>		()	Other corporate entity.
 () Partnership. () Hospital or extended care facility described in 26 CFR 501(c)(3) that is exempt from taxation under 26 CFR 501(a). e) Common Parent. () Offeror is not owned or controlled by a common parent as defined in paragraph (a) of this provision. () Name and TIN of common parent:		()	Not a corporate entity.
 () Hospital or extended care facility described in 26 CFR 501(c)(3) that is exempt from taxation under 26 CFR 501(a). e) Common Parent. () Offeror is not owned or controlled by a common parent as defined in paragraph (a) of this provision. () Name and TIN of common parent: Name:		()	Sole proprietorship.
that is exempt from taxation under 26 CFR 501(a). e) Common Parent. () Offeror is not owned or controlled by a common parent as defined in paragraph (a) of this provision. () Name and TIN of common parent: Name: TIN:		()	Partnership.
 () Offeror is not owned or controlled by a common parent as defined in paragraph (a) of this provision. () Name and TIN of common parent:		()	Hospital or extended care facility described in 26 CFR 501(c)(3)
 () Offeror is not owned or controlled by a common parent as defined in paragraph (a) of this provision. () Name and TIN of common parent: Name: TIN: 			that is exempt from taxation under 26 CFR 501(a).
defined in paragraph (a) of this provision. () Name and TIN of common parent: Name: TIN:	e)	Comm	on Parent.
() Name and TIN of common parent: Name: TIN:		()	
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52.204-6		(DEC 1996)
	$rac{\mathrm{der}}{\mathrm{c}}$, as used in this provision, means "Data Universal N Dun and Bradstreet Information Services.	fumbering System (DUNS) number,"
offeror is requested to enter, in the bl	essential for complying with statutory contract reportions ock with its name and address on the Standard Form 33 identifies the offeror's name and address exactly as	or similar document, the annotation
will be provided immediately by telephor	DUNS number, it should contact Dun and Bradstreet dir ne at no charge to the offeror. For information on obt 333-0505. The offeror should be prepared to provide t	aining a DUNS number, the offeror
(1) Company name.		
(2) Company address.		
(3) Company telephone number.		
(4) Line of business.		
(5) Chief executive officer/	mey manager.	
(6) Date the company was star	rted.	
(7) Number of people employed	by the company.	
(8) Company affiliation.		
Information Services office from the Int	United States may obtain the location and phone number therefore the server are the following http: www.dbisna.com rice center, it may send an e-mail to Dun and Bradstree	n/dbis/customer/custlist.htm. If ar
	(End of provision)	
T A DOMONTA DIDAWAR GUNNETEN GW		
I-8 ECONOMIC PURCHASE QUANTITY SUE 52.207-4	APTE2	(AUG 1987)
	an opinion on whether the quantity(ies) of supplies on ation is (are) economically advantageous to the Govern	

(b) Each offeror who believes that acquisitions in different quantities would be more advantageous is invited to recommend an economic purchase quantity. If different quantities are recommended, a total and a unit price must be quoted for applicable items. An economic purchase quantity is that quantity at which a significant price break occurs. If there are significant price

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breaks at different quantity points, this information is desired as well.

OFFEROR RECOMMENDATIONS

		PRICE	
<u>ITEM</u>	QUANTITY	QUOTATION	TOTAL

(c) The information requested in this provison is being solicited to avoid acquisitions in disadvantageous quantities and to assist the Government in developing a data base for future acquisitions of these items. However, the Government reserves the right to amend or cancel the solicitation and resolicit with respect to any individual item in the event quotations received and the Government's requirements indicate that different quantities should be acquired.

(End of provision)

I-9 AVAILABILITY OF SPECIFICATIONS LISTED IN THE DOD INDEX OF SPECIFICATIONS AND STANDARDS (DODISS)
52.211-2 (FEB 1997)

Single copies of specifications cited in this solicitation may be obtained by submitting a written request to the supply point listed below. The request must contain the title of the specification, its number, date, applicable amendment(s), and the solicitation or contract number. A telephone order entry system is available with the use of a touch-tone telephone. A Customer Number is required to use this system, and may be obtained by written request to the address listed below or by telephone (215-697-2179). In case of urgency, telephone or telegraphic requests are acceptable. Voluntary standards, which are not available to offerors and contractors from Government sources, may be obtained from the organization responsible for their preparation, maintenance, or publication.

STANDARDIZATION DOCUMENT ORDER DESK Building 4, Section D 700 Robbins Avenue Philadelphia, PA 19111-5094

<u>Facsimile No.</u> . . 215-697-2978

<u>Telephone Order Entry System (TOES)</u> . . (215)-697-1187 through (215)-697-1197

(End of provision)

I-10 NOTICE OF PRIORITY RATING FOR NATIONAL DEFENSE USE 52.211-14

(MAY 1986)

Any contract awarded as a result of this solicitation will be a

- () DX rated order;
- (X) DO rated order

certified for national defense use under the Defense Priorities and Allocations System (DPAS) (15 CFR 350), and the Contractor

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will be required to follow all of the re	equirements of this regulation. (End of provision)	
	(Mid of provision)	
I-11 VARIATION IN QUANTITY		
52.211-16		(APR 1984)
(a) A variation in the quantity of	any item called for by this contract will not be a	ccepted unless the variation has been
caused by conditions of loading, shipping any, specified in paragraph (b) below.	g, or packing, or allowances in manufacturing proce	sses, and then only to the extent, if
(b) The permissible variation shal	l be limited to:	
ZERO percent increase	; and	
<u>ZERO</u> percent decrease		
This increase or decrease	shall apply to THE TOTAL CONTRACTUAL QUANTITY.	
	(End of clause)	
I-12 WALSH-HEALEY PUBLIC CONTRACTS ACT 52.222-19	REPRESENTATION	(APR 1984)
The offeror represents as a part of	this offer that the offeror	
() <u>IS</u> a regular de	aler in the supplies offered	
() <u>IS</u> <u>NOT</u> a regula	r dealer in the supplies offered, or	
() <u>IS</u> a manufactur	er of the supplies offered.	
() <u>IS NOT</u> a manufa	cturer of the supplies offered.	
	(End of provision)	
I-13 PREVIOUS CONTRACTS AND COMPLIANCE	REPORTS	
52.222-22		(APR 1984)
The offeror represents that		
(a) It () has		
() has not		
	subcontract subject either to the EQUAL OPPORTUNITY executive Order No. 10925, or the clause contained in	
(b) It () has		
() has not		
filed all required compliance reports; a	nd	
(c) Representations indicating sub	mission of required compliance reports, signed by p	roposed subcontractors, will be

(End of provision)

obtained before subcontract awards.

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52.222-25		(APR 1984)
The offeror represents that		
(a) It () has developed and		
	eloped and does not have on file,	
at each establishment, affirmative acti and 60-2), or	on programs required by the rules and regulations of t	the Secretary of Labor (41 CFR 60-1
and 00 2,, 01		
(b) It () has not previous	y had contracts subject to the written affirmative act	tion programs requirement of the rules
and regulations of the Secretary of Lak		
	(End of provision)	
I-15 OZONE-DEPLETING SUBSTANCES 52.223-11		(TIDI 1006)
52.223-11		(JUN 1996)
(a) Definition		
	${ m I}$ in this clause, means any substance designated as Cla	=
	ng but not limited to chlorofluorocarbons, halons, cark	
	d as Class II by EPA (40 CFR Part 82), including but no educts which contain or are manufactured with ozone-dep	
	71j(b), (c), and (d) and 40 CFR Part 82, Subpart E, as	·
		, a substance(s) which
	by destroying ozone in the upper atmosphere.	
*The Contractor shall insert the r	name of the substance(s).	
	(End of clause)	
I-16 SUBCONTRACTS FOR COMMERCIAL ITEN	IS AND COMMERCIAL COMPONENTS	
52.244-6	DIA COLLECTION CONTROL OF THE COLLECTION CONTROL OF THE COLLECTION CONTROL OF THE COLLECTION CONTROL OF THE COLLECTION CO	(OCT 1995)

- (a) Definition.
- "Commercial item," as used in this clause, has the meaning contained in the clause at 52.202-1, Definitions.
- "Subcontract," as used in this clause, includes a transfer of commercial items between divisions, subsidiaries, or affiliates of the Contractor or subcontractor at any tier.
- (b) To the maximum extent practicable, the Contractor shall incorporate, and require its subcontractors at all tiers to incorporate, commercial items or nondevelopmental items as components of items to be supplied under this contract.
- (c) Notwithstanding any other clause of this contract, the Contractor is not required to include any FAR provision or clause, other than those listed below to the extent they are applicable and as may be required to establish the reasonableness of prices under Part 15, in a subcontract at any tier for commercial items or commercial components:
 - (1) 52.222-26, Equal Opportunity (E.O. 11246);
 - (2) 52.222-35, Affirmative Action for Special Disabled and Vietnam Era Veterans (38 U.S.C. 4212(a));
 - (3) 52.222-36, Affirmative Action for Handicapped Workers (29 U.S.C. 793); and
- (4) 52.247-64, Preference for Privately-Owned U.S.-Flagged Commercial Vessels (46 U.S.C. 1241) (flow down not required for subcontracts awarded beginning May 1, 1996).
- (d) The Contractor shall include the terms of this clause, including this paragraph (d), in subcontracts awarded under this contract.

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(End of Clause)

I-17 HIGHER-LEVEL CONTRACT QUALITY REQUIREMENT (GOVERNMENT SPECIFICATION) (MIL-I-45208)
52.246-11

(APR 1984)

- (a) Definition. <u>Contract date</u>, as used in this clause, means the date set for bid opening or, if this is a negotiated contract or a modification, the effective date of this contract or modification.
- (b) The Contractor shall comply with the specification titled Inspection System, MIL-I-45208, in effect on the contract date, which is hereby incorporated into this contract.

(End of clause)

I-18 AUTHORIZED DEVIATIONS IN CLAUSES 52.252-6

(APR 1984)

- (a) The use in this solicitation or contract of any Federal Acquisition Regulation (48 CFR Chapter 1) clause with an authorized deviation is indicated by the addition of (DEVIATION) after the date of the clause.
- (b) The use in this solicitation or contract of any DoD FAR Supplement (DFARS) (48 CFR 2) clause with an authorized deviation is indicated by the addition of (DEVIATION) after the name of the regulation.

(End of clause)

(DEC 1991)

- (a) The offeror is requested to enter its CAGE code on its offer in the block with its name and address. The CAGE code entered must be for that name and address. Enter CAGE before the number.
- (b) If the Offeror does not have a CAGE code, it may ask the Contracting Officer to request one from the DefenseLogistics Services Center (DLSC). The Contracting Officer will--
- (1) Ask the Contractor to complete section B of a DD Form 2051, Request for Assignment of a Commercial and Government Entity (CAGE) code;
 - (2) Complete section A and forward the form to DLSC; and

Notify the Contractor of its assigned CAGE code.

(c) Do not delay submission of the offer pending receipt of a CAGE code.

(End of provision)

I-20 SMALL DISADVANTAGED BUSINESS CONCERN REPRESENTATION (DOD CONTRACTS)
252.219-7000

(JAN 1997)

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0.000		

(a) <u>Definition</u>.

Small disadvantaged business concern, as used in this provision, means a small business concern, owned and controlled by individuals who are both socially and economically disadvantaged, as defined by the Small Business Administration at 13 CFR Part 124, the majority of earnings of which directly accrue to such individuals. This term also means a small business concern owned and controlled by an economically disadvantaged Indian tribe or Native Hawaiian organization which meets the requirements of 13 CFR 124.112 or 13 CFR 124.113, respectively. In general, 13 CFR Part 124 describes a small disadvantaged business concern as a small business concern-

- (1) Which is at least 51 percent unconditionally owned by one or more socially and economically disadvantaged individuals; or
- (2) In the case of any publicly owned business, at least 51 percent of the voting stock is unconditionally owned by one or more socially and economically disadvantaged individuals; and
 - (3) Whose management and daily business operations are controlled by one or more such individuals.
 - (b) Representations. Check the category in which your ownership falls-

() Subcontinent Asian (Asian-Indian) American (U.S. citizen with origins from India, Pakistan, Bangladesh, Sri Lanka, Bhutan, or Nepal)
() Asian-Pacific American (U.S. citizen with origins from Japan, China, the Philippines, Vietnam, Korea, Samoa, Guam, U.S. Trust Territory of the Pacific Islands, (Republic of Palau), the Northern Mariana Islands, Laos, Kampuchea (Cambodia), Taiwan, Burma, Thailand, Malaysia, Indonesia, Singapore, Brunei, Republic of the Marshall Islands, or the Federated States of Micronesia)
() Black American (U.S. citizen)
() Hispanic American (U.S. citizen with origins from South America, Central America, Mexico, Cuba, the Dominican Republic, Puerto Rico, Spain, or Portugal)
() Native American (American Indians, Eskimos, Aleuts, or Native Hawaiians, including Indian tribes or Native Hawaiian organizations)

() Individual/concern, other than one of the preceding, currently certified for participation in the Minority

() Other

- (c) <u>Certifications</u>. Complete the following--

Small Business and Capital Ownership Development Program under Section 8(a) of the Small Business Act

(2) The Small Business Administration (SBA) has () has not ()

made a determination concerning the offeror's status as a small disadvantaged business concern. If the SBA has made a determination, the date of the determination was

and the offeror--

() Was found by SBA to be socially and economically disadvantaged and no circumstances have changed to vary that determination.

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() Was found by SBA nd determination have changed.	ot to be socially and economically disadvantaged but c	ircumstances which caused the
(d) <u>Penalties</u> <u>and Remedies</u> . Anyon purpose of securing a contract or subcon	ne who misrepresents the status of a concern as a small	l disadvantaged business for the
(1) Be punished by imposition	n of a fine, imprisonment, or both;	
(2) Be subject to administrat	cive remedies, including suspension and debarment; and	
(3) Be ineligible for partic	ipation in programs conducted under the authority of the (End of provison)	he Small Business Act.
I-21 BUY AMERICAN ACT-BALANCE OF PAYMI 252.225-7000	ENTS PROGRAM CERTIFICATE	(NOV 1990)
defined in the clause entitled BUY AMER	that each end product, except the end products listed lican ACT AND BALANCE OF PAYMENTS PROGRAM) and that comp, or manufactured outside the United States or a quali	ponents of unknown origin have been
	Foreign End Products	
<u>Line Item No</u> .	Country of Orio	<u>gin</u>
(List all qualifying	g country end products and all nonqualifying country en	nd products)
foreign nonqualifying country end productions of the production (a), it is necessary that offer	preferences to domestic end products and foreign qualicts. In order to obtain such preference in the evaluations identify and certify, those foreign end products will be deemed nonqualifying country end products. On	tion of each foreign end product identified in paragraph (a) that are
The offeror certifies that the Buy American Act and Balance ()	e following supplies are <u>qualifying country end product</u>	ts as defined in the clause entitled
(Insert line item no.)		
	(End of provison)	
I-22 MATERIAL INSPECTION AND RECEIVING 252.246-7000	F REPORT	(DEC 1991)
At the time of each delivery of sup	oplies or services under this contract, the Contractor	shall prepare and furnish to the

Government a material inspection and receiving report in the manner and to the extent required by Appendix F, Material Inspection

(End of clause)

and Receiving Report, of the Defense FAR Supplement.

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I-23 NOTICES REGARDING FIRST ARTICLE TEST REQUIREMENT

52.209-4000 ALT I

(AUG 1984)

a) The approved First Article items, as described elsewhere in this order, consist of: (i) a quantity of 2 that WILL be consumed or destroyed in testing; (These items that will be consumed or destroyed in testing shall not be delivered as part of the contractually required quantity as set forth in the schedule of supplies. The cost of the supplies so consumed or destroyed are included in the overall offer or contract price.), and (ii) a quantity of 1 that will be subjected to all specified first article testing, less the destructive tests. The item(s) in this latter group that successfully pass all specified examinations/tests, less the destructive tests, shall serve as a manufacturing standard for the remainder of the contract. Items that serve as a manufacturing standard may be delivered as part of the contractual quantity with the last shipment made under this contract.

* * :

I-24 CONTRACT PRICE REDUCTION FOR WAIVER OF REQUIRED FIRST ARTICLE APPROVAL 52.209-4005

(APR 1987)

- (a) All offerors are required to insert an amount for 0001AB which includes the full price for First Article testing.
- (b) In addition, those offerors intending to request a waiver of the First Article Approval requirement, as described elsewhere in this order, shall insert the total price for First Article Testing under Item 0001AB (see the supplies schedule of this solicitation). If the successful offeror requests and is granted a waiver, the dollar amount entered for item 0001AB will be deducted from the total amount cited for 0001AA. The remaining dollar amount will constitute the price at which award will be made.
- (c) See the provision entitled EVALUATION FACTORS FOR FIRST ARTICLE TEST REQUIREMENT for information on the procedures to be used by the Government in evaluating competing offers when not every offeror requests a waiver of First Article Testing.

I-25 EVALUATION FACTORS FOR FIRST ARTICLE TEST REQUIREMENT
52.209-4006

(APR 1987)

- a. If the offeror submits a request for waiver of First Article Testing but fails to comply with the requirements of the provision entitled PROVISION FOR WAIVER, the requested waiver may not be granted. If the waiver is not granted, more favorable alternative offers of price or delivery, conditioned upon the granting of a waiver, will not be considered in the evaluation process
 - b. <u>DELIVERY EVALUATION FACTORS</u>
 - (1) As specified elsewhere in this solicitation, the Government reserves the right to waive the requirement entitled FIRST ARTICLE APPROVAL, and will require an accelerated delivery schedule if the successful offeror is granted such a waiver. However, in no case will a delivery schedule predicated upon waiver of the First Article Test requirement be considered as an evaluation factor for award, even if such a schedule would be more advantageous to the Government.
 - (2) If an offeror requests waiver of First Article Testing but takes exception to the accelerated delivery schedule set forth elsewhere herein, such offeror shall not be considered eligible for the requested waiver. In consequence, any award to that offeror shall be based upon the delivery schedule indicated in the clause entitled REQUIRED DELIVERY SCHEDULE, including all First Article Requirements.
- c. <u>PRICE EVALUATION FACTORS</u>. As specified elsewhere in this solicitation, the Government reserves the right to waive the requirement entitled FIRST ARTICLE APPROVAL, and requests the price of the proposed First Article Test (at the schedule of supplies, Item 0001AB) from offerors who elect to seek such a waiver. In the event that the offeror requests and receives a waiver of First Article Test requirements, the price for such testing, as identified by the offeror in the supplies schedule, Item 0001AB, shall be deducted from the total price otherwise cited for the material herein solicited. The offer will then be

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evaluated for award at the resulting alternate price.

- (1) If the offeror requests a waiver of First Article Test requirements, but fails to separately identify the cost of First Article Testing in the schedule of supplies, Item 0001AB of this solicitation, the Government reserves the right to evaluate the offer based upon the price for 0001AA, and to require that offeror perform on the contract at such price whether or not the First Article Requirement is waived, at no additional cost to the Government.
- (2) If the offeror requests but is not granted a waiver of First Article Testing, evaluation for award will be based upon the full amount entered for 0001AA: the amount entered for item 0001AB will not be deducted by the Government.

* * *

I-26 CONFIGURATION CONTROL--ENGINEERING CHANGES, DEVIATIONS, AND WAIVERS 52.211-4015

(SEP 1995)

- (a) DEFINITIONS:
- (1) Engineering change proposal (ECP). An ECP is a suggestion that we (the Government) permanently change some requirement of the technical data package (TDP). ECPs can be issued before or during contract performance.

NOTE: MIL-STD-973 allows us ninety days to process routine ECPs. If you (the contractor) need a response in less than ninety days to meet contract requirements, you should consider submitting a waiver or deviation along with your ECP.

- (2) Deviation. A deviation request (RFD) is a one-time request to deviate from TDP requirements. You must submit your deviaton request <u>before</u> you deviate from the TDP requirements. You can request a deviation for a specific number of parts or the entire contract quantity.
- (3) Waiver. A waiver request (RFW) is a one-time request that we accept one or more items from a production run that don't conform to TDP requirements. Waivers are submitted <u>after</u> the nonconformance has occurred. They are usually for a specific number of units.
- (b) When will TACOM start processing change requests? TACOM won't start processing any ECP or RFD/RFW until we receive the ACO's comments (see paragraph (d)) and the required number of copies of the ECP or RFD/RFW documentation.
- (c) Contractor Responsibility. Whenever you submit an ECP or RFD/RFW, you must follow the instructions in MIL-STD-973 (as tailored in the following paragraphs).
 - (1) Engineering Change Proposals--Required Content. ECPs must
 - a. follow the short form procedure in MIL-STD-973.
 - (A) paragraphs 5.4.8 5.4.8.2.1;
 - (B) paragraphs 5.4.8.2.4 5.4.8.2.7; and
 - (C) Appendix D instructions.
 - b. include:
 - (A) requirements for notices of revision (NOR). (Instructions for NORS are in MIL-STD-973, paragraph 5.4.7 and Appendix G.)
 - (B) copies of drawings that you've clearly

[sp19] marked to identify the proposed change.

- (C) any other documentation that will help us review your proposed change.
- c. have the weapon system code in block 8 of DD Form $\,$

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1692. (The Weapon System Code is a two-digit code. You can find it in block 6 of the Contract/Award cover sheet.)

- (2) Engineering Change Proposals -- Submittal Procedures.
 - a. Send original and 8 legible copies of the ECP to USATACOM, ATTN: AMSTA-TR-E, MS:-1-, Warren, MI 48397-5000.
 - b. Send one legible copy of the ECP to your ACO.
 - c. WARNING If you don't submit complete, legible, packages per paragraphs a and b above, we may return your ECPs without processing them.
- (3) Requests for Deviations/Waivers -- Required Content. You must:
 - a. Prepare RFD/Ws per MIL-STD-973.
 - (A) paragraphs 5.4.8.3 5.4.8.3.4;
 - (B) Appendix E instructions.
 - b. Include marked drawings and any other documentation that we'll need to review the proposed RFD/W.
 - c. Place the weapon system code in block 7c of DD Form 1694. (You can find the Weapon System Code in block 6 of the Contract/Award cover sheet.
 - d. Identify the number of parts affected in block 17 of DD Form 1694.
- (4) Requests for Deviations/Waivers -- Submittal Requirements. You must submit the original and six complete legible copies of the RFD/W to your ACO.
- (d) ACO Responsibility. Within ten working days from the day you receive the contractor's request, the ACO must prepare DD Form 1998 "Comments on Deviation, Waiver, or Engineering Change Request" and forward it as follows:
 - a. ECPs. Send original and two complete, legible copies of the DD Form 1998 with a copy of the contractor's request to USATACOM, AMSTA-TR-E, MS:-2-Warren, MI 48397-5000.
 - b. RFDs and RFWs. Send the original and five complete, legible copies of both the DD Form 1998 and the contractor's request to USATACOM, ATTN: AMSTA-TR-E, MS:-3-, Warren, MI 48397-5000.
 - (e) Approval of ECPs, RFDs, and RFWs.
 - a. ECPs should be used to make permanent changes in the Government Technical Data Package (TDP). Contractual relief should be requested using a Request for Deviation or Waiver. This is because the Government requires more time to analyze any

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proposal to permanently change the specification or TDP. Cost saving improvements to the TDP shoul d be submitted as a VECP, if a VE clause is contained in the contract.

- b. ECPs. TACOM will review and make a decision within the ninety day timeframe established by MIL-STD-973. We'll notify you of our decision per paragraphs 5.4.8.2.6 and 5.4.8.2.7 of MIL-STD-973.
- c. RFDs/RFWs. Per MIL-STD-973, we'll review and make a decision about RFDs and RFWs within thirty days from the date we receive them from the ACO.
- (f) Processing Emergency and Urgent ECPs.

Ordinarily, ECPs submitted by the contractor will be deemed routine. If you submit an ECP that you consider to be an emergency or urgent (as defined in MIL-STD- 973), you must immediately notify the PCO. TACOM will review the criticality of the ECP, and, if we determine that it is urgent or critical, we'll follow the appropriate processing time-frames in paragraph 5.4.2.3.1.1 of MIL-STD-973 or notify you otherwise.

- (g) Reminder Only the PCO can change the Contract. NO OTHER GOVERNMENT REPRESENTATIVE is authorized to make a commitment for, or bind the Government.
 - (h) Questions.
 - a. Questions about preparation and submittal of change request. Call -4-
- b. Questions about the status of change requests you've already submitted. Call the buyer. You can find the buyer's name and number in block 7 of the solicitation cover sheet (SF 33).

(END OF CLAUSE)

I-27 REPORT OF UNIQUE MANUFACTURER'S PART NUMBER DESIGNATION 52.204-4001

(FEB 1995)

When the Government quality assurance inspector conducts acceptance testing on the supplies furnished under this contract, he shall determine whether there is any reference number or part number stamped on or permanently affixed to the items. If there is such a number, and if it does not match the NSN or the military part number set forth in Section B herein, a report shall be furnished to: Commander, US Army Tank-Automotive Command, Attn: DRSTA-FC, Warren, MI 48090 in all cases where the materiel passes inspection and is accepted by the Government. The report shall have the following format:

On	(<u>date</u>)	, supplies	furnished	under	contract	DAAE07		_ for h	NSN
		were inspe	cted and a	ccepted	from	(<u>name</u>	and address	ss of	
company)	. Т	hese suppli	es are star	mped or	permane	ently la	beled with	part r	number
		which is u	sed: ((Check o	ne)				
() as a	part nu	mber for th	e company's	s comme	rcial sa	ıles; or			
() as a	a refere	nce number	for purpose	es of i	nternal	identif	ication or	stock	control.

* * *

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I-28 DELEGATION OF AUTHORITY FOR FIRS	T ARTICLE APPROVAL	
52.209-4004		(DEC 1996)
Report submitted in accordance with the 3). A copy of the test report and the A	icer (ACO) is delegated the authority to approve or clause in this order entitled FIRST ARTICLE APPROVA CO's letter of approval or disapproval shall be furn nk-Automotive Command, Attn: AMSTA-TR-E, Warren, MI	L CONTRACTOR TESTING (FAR 52.209-ished through the Procuring Contraction
I-29 PROVISION FOR WAIVER OF REQUIRED	FIRST ARTICLE APPROVAL	
52.209-4007		(DEC 1996)
(a) The requirement entitled FIRS	T ARTICLE APPROVAL as provided in this solicitation	may be waived by the Government,
provided that offeror meets these follo	wing conditions:	
letter approving a First Report for the same or a same or substantially si is submitted in support	d be accompanied by documentation in support of the analysis and the accompanied by documentation in support of the it. Article Test Report on a recent contract for the it similar item as that herein solicited, which item has milar specifications as those herein referenced. If of a request for waiver under this solicitation, the zed representative of the Government.	em, or a copy of a First Article Test as been tested and approved under the a copy of a First Article Test Report
	te in the spaces below the contract numbers under when provided to and accepted by the Government.	ich the same or similar items as those
(b) Note that if a waiver is granted t	o the successful offeror, an accelerated delivery sc ***	hedule will apply.
I-30 UNIQUE ADMINISTRATION OR PAYMENT	SITE	(RED 100E)
52.211-4009		(FEB 1995)
WHEN OFFEROR DESIRES CONTRACT ADMITTHE SF 18, INDICATE BELOW:	NISTRATION TO BE PERFORMED, AND/OR PAYMENT TO BE MAD	E, AT OTHER THAN ADDRESS IN BLOCK 14 (
(Contract Administration Site	(Payment Site:)	

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I-31 ACQUISITION OF MAUFACTURER'S PART NUMBER: COMPONENTS
52.211-4010

(FEB 1995)

One or more of the drawings for part of the contract item set forth in the Schedule and in the Technical Data Package specify manufacturer's part numbers. Since complete Government technical data for such part or parts are not available, it is understood that the Contractor, by accepting this contract, agrees to furnish only the listed manufacturer's part number(s) for those components of the contract item, except as provided in the provision entitled NOTICE REGARDING "SOURCE-CONTROLLED" COMPONENTS located elsewhere herein. It is further understood and agreed that references to manufacturer's part numbers herein shall be deemed to include all changes or revisions thereto which the approved manufacturer has made effective as of the first date of delivery of any of the items under this contract; provided, that no change or revision that affects the interchangeability (ability to be interchanged with previous parts and to match with all mating parts when assembled) of the listed manufacturer's part shall be incorporated into the contract item without the prior written approval of the Procuring Contracting Officer.

I-32 BAR CODE MARKING 52.211-4013

(FEB 1997)

Shipments of items delivered and the application of bar-code labels shall be by NGS AIM BC-1 and MIL-STD-129M.

The following requirements under Section 4.5, Bar Code markings, paragraphs 4.5.1.1, 4.5.1.2, and 4.5.1.7 are as follows:

- 4.5.1.1 The bar coded NSN/NATO stock number will consist of the basic 13 data characters. Prefixes, suffixes to the stock number, spaces, dashes and part number will not be bar coded.
 - 4.5.1.2 For all contracts, each exterior shipping container will be bar coded with the following:
 - (1) NSN/ NATO stock number
 - (2) Contract or order number (including call number)
 - (3) CAGE code of the company awarded
 - (4) Contract Line Item Number (CLIN), when used the NSN will be bar coded as in 4.5.1.1.
 - 4.5.1.7 On other than wood containers, bar code marking will be applied by labeling or by direct printing on the container.

(End of Clause)

I-33 UNIT PACK QUANTITY 52.211-4014

(SEP 1995)

For purposes of determining the level at which unit identification and marking are required on this action per specification ASTM-D-3951-90, the unit pack quantity that applies to items is 1.

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I-34 $^{\circ}$ Notice to Offerors intending to Offer other than New Material (Negotiated) 52.211-4047

(AUG 1994)

- a. It is the intent of the Government to acquire only <u>new material</u> (i.e. supplies and components which are new (not used, reconditioned or surplus) and not of such age or so deteriorated as to impair their usefulness or safety) under this solicitation. If an offeror intends to provide used or reconditioned material, residual inventory, or former United States Government surplus property, the offer must:
- (1) Provide a separate attachment describing the offered material, as required in FAR provision 52.210-6, LISTING OF USED OR RECONDITIONED MATERIAL, RESIDUAL INVENTORY AND FORMER GOVERNMENT SURPLUS PROPERTY.
 - (2) Indicate which category the material offered falls into, either:
- A. New, <u>Unused United States Government Surplus Property</u>. This is defined as material produced under a United States Government contract and sold through the Defense Property Disposal Service (DPDS) as new surplus property.
- B. <u>Used or Reconditioned Material</u>. Used material is defined as material that has been used and has not been reconditioned. Reconditioned material is defective material which has been corrected and brought up to specifications prior to its being offered to the Government.
- C. <u>Residual Inventory</u>. This is defined as inventory from a <u>terminated</u> Government contract. An offeror who intends to furnish residual inventory must provide the Government contract number of the terminated contract and name of original contractor.
- (3) If new, unused, United States Government surplus property is offered, provide copies of the original sale documentation relating to the purchase of the material, showing;
 - A. Year material was purchased.
 - B. Depot sale number, and
 - C. Condition of material at time of sale.
- (4) Include a statement that the offeror has examined the item(s) and determined that they meet the latest revision to the TDPL, as listed in Section B of this solicitation.
- b. In addition, the offeror may be required to meet specific marking, inspection and testing requirements beyond those contained in this solicitation. Such additional requirements, if applicable, will be negotiated with the offeror before award and included in any resulting contract.

I-35 NOTICE REGARDING "SOURCE-CONTROLLED" COMPONENTS
52.211-4051

(NOV 1982)

a. Offeror's attention is directed to the provision entitled ACQUISITION OF MANUFACTURER'S PART NUMBER: COMPONENTS in this solicitation. At least one component of the item to be purchased under this acquisition is restricted to specified manufacturer's part numbers as set forth in the Technical Data Package. It shall be the responsibility of each offeror to ensure the availability of sufficient quantities of such <u>source-controlled</u> components before tendering an offer in response to this solicitation. Except as described in paragraph b. below, offers that propose to substitute alternatives to the source-controlled components, even if the substitute items are represented as equivalent in all respects to the source-controlled components, will not be considered for contract award.

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- b.(1) If the following conditions are met, a firm may submit an offer conditioned on acceptance by the Government of alternatives to the source-controlled component(s) listed in the Technical Data Package:
 - (a) Prior to receipt of this solicitation, the firm must have received written TACOM approval of a test procedure on its proposed equivalent component.
 - (b) The firm must indicate in its offer the date of the written TACOM approval, and the name and title of the approving official.
 - (c) The firm must certify in its offer that it is in the process of having its item independently tested per the approved test procedure to demonstrate full physical, functional, and mechanical interchangeability of its part with an already-approved part cited in this solicitation, or that it is awaiting final TACOM engineering approval of the summary report furnished at the conclusion of testing; and
 - (d) The firm must have secured final written approval of its part from TACOM engineering by the time of bid opening, (in the case of formally advertised acquisitions), or by the time of contract award, (in the case of negotiated
- (2) Notwithstanding the foregoing, the Government expressly reserves to the Procuring Contracting Officer the right to waive the above conditions in making an award when it is clearly established, in his sole discretion, that written approval of a nonlisted part from TACOM engineering can be obtained without delay in the anticipated date of award.

When either of the foregoing conditions (paragraphs b(1) or b(2) above) are met, the Government reserves the right to make an award where use of the equivalent item is authorized in lieu of the source-controlled item. Where the foregoing conditions are not met, offeror will not be eligible for award unless he agrees to furnish the source-controlled item(s) from the indicated source(s).

c. Any firm that manufactures or regularly sells an item which it views as equivalent in all respects to one of our required components, but that has not initiated approved qualification testing in order to demonstrate that its part is totally equivalent to the required component, is referred to the notice entitled PART NUMBERS NOT CURRENTLY APPROVED, which is located elsewhere herein.

I-36	QUOTER	IDENTIFICATION
	52.213-	4001

(FEB 1995)

Quoter shall enter below the name, job position/title, telephone number, and signature of the person authorized to sign this quotation:

Name:		
Title:		
Telephone number (include area code):		
Signature:	***	DATE:

I-37 USE OF CLASS I OZONE-DEPLETING SUBSTANCES (CIODS) 52.223-4002

(DEC 1993)

- a) Definitions.
- (1) Class I Ozone-Depleting Substances (CIODS) refers to the class of substances identified in Section 602(a) of the Clean Air Act, (42 U.S.C. 7671a(a)), as reproduced below:

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- a. chlorofluorocarbon-11 (CFC-11)
- b. chlorofluorocarbon-12 (CFC-12)
- c. chlorofluorocarbon-13 (CFC-13)
- d. chlorofluorocarbon-111 (CFC-111)
- e. chlorofluorocarbon-112 (CFC-112)
- f. chlorofluorocarbon-113 (CFC-113)
- g. chlorofluorocarbon-114 (CFC-114)
- h. chlorofluorocarbon-115 (CFC-115)
- i. chlorofluorocarbon-211 (CFC-211)
- j. chlorofluorocarbon-212 (CFC-212)
- k. chlorofluorocarbon-213 (CFC-213)
- 1. chlorofluorocarbon-214 (CFC-214)
- m. chlorofluorocarbon-215 (CFC-215)
- n. chlorofluorocarbon-216 (CFC-216)
- o. chlorofluorocarbon-217 (CFC-217)
- p. halon-1211
- q. halon-1301
- r. halon-2402
- s. carbon tetrachloride
- t. methyl chloroform
- u. Methyl bromide
- v. hydrobromofluorocarbons (HBFCs)
- w. All isomers of the substances listed in this paragraph (a)(1) except for 1,1,2-trichloroethane, which is an isomer of methyl chloroform.
- (2) <u>Directly requires the use of CIODS</u> means that the Government's specification or technical data package, at any tier, explicitly requires the use of any Class I Ozone-Depleting Substance (CIODS) RIin performance of the contract.
- (3) <u>Indirectly requires the use of CIODS</u> means that the Government's specification or technical data package, while not explicitly requiring the use of any CIODS, does require a feature that you can meet or produce only by the use of CIODS.
- (b) Per Section 326 of Public Law 102-484, the Department of Defense cannot award any contract that directly or indirectly requires the use of CIODS unless (i) the use of such substances is essential for contract performance, and (ii) no suitable substitute for the CIODS currently is available.
- (c) Before releasing this solicitation, we conducted a best effort review of its technical requirements, standards, and specifications, to see if any contain requirements for CIODS. If we identified any such CIODS requirements, they are identified in subparagraph (d)(1) below.
- (1) In addition, to help TACOM meet its obligations under Public Law 102-484, we ask you for input. If you have any special knowledge about any CIODS requirements that our specifications impose, whether directly or indirectly, or if you know about potential substitutes for any CIODS required by our specifications, we would appreciate the information.
- (2) It should be understood that you are not obligated to give us the information requested by this provision, and that we cannot provide any separate or special payment for doing so. However, we are asking only for information based on knowledge that is readily available to you as a supplier in this industry. We do not expect you to do any review of our specifications more extensive than the one you perform in order to develop your price.
 - (d) Please summarize your own review of our specification/technical data package, by completing the following:
 - (1) During our review of the specification or technical data package in this solicitation, we--
 - () have
 - () have not

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() have not

found any direct requirements to use any CIODS. (If <u>have</u> is checked above, offerors are asked to identify, on the following lines, (i) any specifications and standards not already listed immediately below that directly require the use of CIODS; (ii) the CIODS required by the listed specifications and standards; and (iii) whether any substitutes are known to be available for the listed CIODS.)

							Su.	DSCILULE		
			Spec/Stand	lard	Required	CIODS	Av	ailable?	•	
		_								
									-	
(2)	Further,	in our r	eview of the	specificat	ion or techn	ical data	package	in this	solicitation,	we
	()	have								

found any indirect requirements to use any CIODS. (Offerors who check <u>have</u> above are asked to identify, on the following lines, (i) the specifications and standards for this acquisition that indirectly require the use of CIODS; (ii) the CIODS indirectly required by each listed specification and standard; and (iii) whether any substitut es are known to be available for the listed CIODS.)

		Substitute
Spec/Standard	Required CIODS	Available?

- (e) Offerors who check <u>have</u> in paragraphs (d)(1) or (2) above also are requested to say whether substitutes are known to be available for any of the CIODS. If an available substitute would perform less well than the CIODS would perform, please let us know what the technical trade-offs are to the extent that you have such information available.
- (f) If you checked <u>have</u> in paragraphs (d)(1) or (2) above, and also indicated that substitutes for CIODS are available, we need to know whether use of the suggested substitute would have any effect on your proposed price. If your proposal price for compliance with our current specifications differs from what your price would be if the substitute for CIODS were required, we ask that you let us know what the difference would be in Section B of this solicitation, by giving us two prices or offers:
 - --One price/offer, labeled with CIODS, will be the offered price in the event that CIODS are used.
- --The second price/offer, labeled <u>without CIODS</u>, will be the price offered if substitutes for CIODS are used, and will specify the substitute(s) being proposed for use.
- (g) Section 326 of Public Law 102-484 reflects the national and international interest in minimizing the use of CIODS. For this reason, TACOM reserves the right to (i) determine the suitability of substitutes for CIODS when such potential substitutes are available; and (ii) change the specification in any contract awarded as a result of this solicitation, to require the use of suitable substitutes in lieu of CIODS.

(End of clause)

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elsewhere in this Request for Quotations	that Federal Excise Tax (FET) IS NOT applicable to the /Purchase Order. 11 not be included in any quoted price given in response	
I-39 INSPECTION AND ACCEPTANCE POINTS: 52.246-4005	ORIGIN	(FEB 1995)
	eptance of the supplies offered under this order shale of his facility, or his subcontractor's facility, whis inspection	
Contractor's Plant:		
(Name and Address)	
Subcontractor's Plant:		
(N	(ame and Address) ***	
I-40 INSPECTION AND ACCEPTANCE POINTS: 52.246-4009	DESTINATION	(FEB 1995)
	es offered under this contract shall take place as sp	pecified herein. Inspection:
DESTINATION Acceptance: DESTINATION.	***	
I-41 SPECIAL QUALITY ASSURANCE REQUIRE TACOM	MENTS	(SEP 1978)
Quality assurance provisions that a for additional information.	pply to this acquisition are contained in the Technic ***	cal Data Package (TDP). See the TDP
I-42 OFFERORS' DATAFAX NUMBER TACOM		(MAR 1995)
If you have a data fax number, plea	se provide it below.	

(JAN 1995)

I-43 SUBSTITUTING COMMERCIAL TEST RESULTS FOR REQUIRED CONTRACT TESTS

TACOM

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- 1. GENERAL. At your request, we may delete all or some of the Government or contractor conducted tests required by this contract, under the following conditions:
 - a. You (or your supplier) have previously supplied the identical item to us and we've accepted it, or:
- b. You have commercial test reports, performance data, analytical data, or vendor reports demonstrating that the item meets the contract requirements.
 - 2. HOW TO SUBMIT A TEST DELETION REQUEST.
- a. BEFORE CONTRACT AWARD Submit your request along with your bid or proposal. Make sure that your bid or proposal includes an alternate price (that reflects how your bid or proposal price would change if we approved your request). If we approve your request to delete test requirements or substitute commercial testing procedures, we will evaluate your offer at the alternate price submitted with your request. If you don't submit an alternate price with your request, we'll evaluate your offer at the price indicated in Section B of the solicitation. No adjustments will be made to the price after contract award.
- b. AFTER CONTRACT AWARD Send your requests to (insert office symbol and address) at least 45 days before you're scheduled to make delivery of the affected end item.
 - c. ALL REQUESTS MUST -
 - (1) identify the test(s) you want deleted;
 - (2) state the basis for your request;
 - (3) include a list of configuration changes made;
 - (4) demonstrate that you meet the conditions in paragraph 1a or 1b above;
 - (5) if request is prior to award, include an alternate price per paragraph 2a above;
 - (6) include proposed amount of equitable adjustment (if change is requested after award)
- 3. SUPPORTING DATA. If we agree to delete a test or tests, you must keep the data you used to support your request for four years from the day we approved your request. You must provide us with this data if we ask for it.
- 4. CONTRACT ADJUSTMENT. If we agree to delete a test or tests after contract award, we may negotiate an equitable adjustment in the contract priced, under the "Changes" clause of this contract.

(END OF CLAUSE)

I-44 SUPPLEMENTAL STATEMENT OF WORK: FASTENER QUALITY ASSURANCE REQUIREMENTS TACOM

(SEP 1992)

- a. This clause establishes quality assurance requirements for all threaded steel fasteners of Grade 5 and higher (as defined by SAE-J429) and metric fasteners with strength designations of 8.8 and higher that are to be used in items procured from either a Government or contractor owned Technical Data Package. It applies to fasteners received (i) from fastener manufacturers, (ii) from distributors or (iii) as part of a subassembly for use in both new and repair items.
 - b. The contractor shall implement and maintain a fastener quality assurance program which:
- (i) Assures the homogeneity of fastener lots. A homogeneous fastener lot is defined as one in which all of the fasteners are of the same size, type, grade, plating and manufacturer.
- (ii) Ensures that individual fasteners are identified by a fastener manufacturer symbol (logo). The manufacturer's symbol (logo) shall be listed in MIL-HDBK-57, dated 29 Sep 89.
 - (iii) Provides objective quality evidence that the fasteners to be furnished under this contract meet all technical

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requirements.

- c. To determine the conformance of the fastener lots with the homogeneity and identification requirements, a sample from each lot of fasteners will be taken in accordance with MIL-STD-105 dated 10 May 89, Inspection Level II, AQL 1.0, or equivalent, except that lots shall be accepted with zero (0) defects (C=0) and rejected with one (1) or more defects. Each sample shall be examined for the following:
 - (i) The grade and manufacturer symbol (logo) for each bolt in the lot sample shall be the same.
 - (ii) Threads shall be examined to assure conformity to requirements.
 - (iii) Plating (when specified) shall be examined to assure complete coverage.
 - d. Objective quality evidence that fasteners meet all technical requirements shall consist of either:
- (i) Favorable chemical, core hardness, plating and tensile test data provided by the manufacturer or supplier of a fastener lot which is directly traceable to that lot. Chemical tests shall include, as a minimum, percent by weight of the following elements: carbon, manganese, phosphorus and sulfur;

<u>or</u>

- (ii) Favorable results of chemical and core hardness tests performed by the contractor or a subcontractor on sample(s) taken from the lot. Sampling for chemical, plating and core hardness testing shall be in accordance with MIL-STD-105, Level S-2, AQL 1.0 or equivalent. Chemical tests shall include, as a minimum, percent by weight of the following elements: carbon, manganese, phosphorus and sulfur.
- e. For item(s) procured using a Government Technical Data Package, Grade 8.1 or 8.2 fasteners are not an acceptable substitute for Grade 8 fasteners.
- f. Commercial items, defined as an end item or component of an end item whose sales volume to the general public is greater than 50% of the items produced, will be deemed to meet the requirements of this clause if the contractor has a current vendor control policy with regard to fasteners.

Note: During maintenance or repair, the Government will use Grade 8, zinc plated bolts from Government stocks as replacements for any Grade 5 or Grade 8.2 bolt used in commercial items.

(End of clause)

I-45 ADDITIONAL ITEM IDENTIFICATION REQUIREMENT TACOM

(APR 1984)

- (a) In addition to the other requirements of MIL-STD-130, incorporated in this contract by reference, the Contractor shall mark each item of supply to be furnished hereunder with the Contractor's Federal Supply Code of Manufacturers (FSCM). The method of marking shall be one of the methods authorized in MIL-STD-130.
- (b) The FSCM to be marked on each item shall in all cases be the FSCM of the company (or, as applicable, division, plant, affiliate, or dealer) that is furnishing the supplies to the Government under this contract.

* * :

I-46 SUPPLEMENTAL STATEMENT OF WORK: TAILORING OF MIL-L-61002 TO ELIMINATE USE OF CIODS TACOM

(JUL 1996)

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The following change applies to MIL-L-61002, Amendment 1, dated 10 Jan 92, which is part of the technical data package (TDP) or specification for this contract. Paragraph 4.6.3.2 requires immersion testing in methyl chloroform, a Class I Ozone-Depleting Substance, or CIODS. Therefore, in order to eliminate the use of CIODS, MIL-L-61002 is changed as follows:

When meeting the requirements of MIL-L-61002, Amendment 1, delete the immersion testing requirements of paragraph 4.6.3.2.

(END OF CLAUSE)

I-47 SUPPLEMENTAL STATEMENT OF WORK: TAILORING OF MIL-STD-129 TO ELIMINATE USE OF CIODS TACOM

(JUL 1996)

The following change applies to MIL-STD-129M, dated 15 Jun 93, which is part of the technical data package (TDP) or specification for this contract. The following references to Class I Ozone-Depleting Substances, or CIODS, are part of MIL-STD-129M:

- a. Paragraphs 3.27 and 3.28 reference MIL-P-116;
- b. Paragraphs 5.1.1.2 and 5.1.1.3 reference MIL-C-46168 and MIL-C-53039;
- c. Numerous paragraphs require labels per MIL-L-61002.

Therefore, in order to eliminate the use of CIODS, MIL-STD-129M is changed as follows:

- a. For paragraphs 3.27 and 3.28, comply with MIL-P-116J, Amendment 2, dated 18 Aug 93.
- b. For paragraphs 5.1.1.2 and 5.1.1.3, comply with both MIL-C-46168D, Amendment 3, dated 21 May 93 and MIL-C-53039A, Amendment 2, dated 19 May 93.
- c. For paragraph 4.6.3.2 of MIL-L-61002, Amendment 1, dated 10 Jan 92, delete the immersion testing requirements for all references to MIL-L-61002.

(END OF CLAUSE)